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1 2	GEOFFREY A. HANSEN, Acting Federal Public Defender MANUEL U. ARAUJO Assistant Federal Public Defender	EÒËZĞÖÖÄÄFFÐ BFCE	
3	160 West Santa Clara Street, Suite 575 San Jose, CA 95113 Telephone: (408) 291-7753	LO LE COOPERT DE D'OL	
5	Counsel for Defendant TULUD		
6	Counsel for Defendant Teleb		
7	IN THE UNITED	STATES DISTRICT COURT	
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9			
10			
11	UNITED STATES OF AMERICA,) No. CR -12-00408 - DLJ (PSG)	
12	Plaintiff,	STIPULATION TO CONTINUE	
13	V.	STATUS HEARING TO DECEMBER 6,	
14	MELQUIADEZ TULUD,) 2012; [] ORDER	
15	Defendant.) <u>HONORABLE D. LOWELL JENSEN</u>	
16		_)	
17			
18	STIPULATION		
19	Defendant and the government, through their respective counsel, subject to the court's		
20	approval, hereby stipulate that the Court continue the status hearing in the above-captioned		
21	matter, presently scheduled for November 8, 2012, at 9:00 a.m., to December 6, 2012, at 9:00		
22	a.m. The reason for the stipulation is as follows. Counsel for Mr. Tulud took an extended		
23	medical leave from July 25, 2012, until his return on August 27, 2012. Because of continuing		
24	health issues counsel is now working part time. During the month of September, defense		
25	counsel had been working on preparing pretrial motions in the case of <i>United States vs. Luis</i>		
26	Ruiz-Lopez, case numbered CR-11-00749-LHK. The Ruiz-Lopez, id., case went to trial on		
	Stipulation to Continue Status Hearing;		
] Order No. CR-12-00408 - DLJ (PSG)	1	

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1	September 21, 2012. The defense is continuing to review and analyze discovery provided by		
2	the Government and in particular documents regarding the loss amount. Defense counsel needs		
3	to analyze the financial records and attempt to reach a resolution of the matter with the		
4	government. In addition, defense counsel has a conflict in his schedule for November 8, 2012.		
5	On that date in Concord, California, he along with counsel for three other defendants in the case		
6	of United States vs. Barbara Alexander, et. al., CR-10-00730 LHK (PSG), will be involved in the		
7	deposition of a witness who is terminally ill with cancer. The deposition is expected to proceed		
8	on November 8, 2012, November 9, 2012, and November 14, 2012, and thereafter is necessary.		
9	For the above reasons counsel for Mr. Tulud requests the continuance		
10	The parties further agree and stipulate that time should be excluded from and including		
11	November 8, 2012, through and including December 6, 2012, to provide counsel reasonable time		
12	to prepare, pursuant to Speedy Trial Act, 18 U.S.C. §3161(h)(7)(A) and (B)(iv). Accordingly,		
13	the United States and the defendant agree that granting the requested exclusion of time will serve		
14	the interest of justice and outweigh the interest of the public and defendant in a speedy trial.		
15	Dated: November 5, 2012		
16	MANUEL ARAUJO,		
17	Assistant Federal Public Defender		
18			
19	Dated: November 5, 2012		
20	MEREDITH J. EDWARDS, Assistant United States Attorney		
21	Assistant Office States Attorney		
22			
23			
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25			
26			
	Stipulation to Continue Status Hearing;		

Stipulation to Continue Status Hearing; Order No. CR-12-00408 - DLJ (PSG)

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[] ORDER

Dated:_

No. CR-12-00408 - DLJ (PSG)

Good cause appearing and by stipulation of the parties, it is hereby ordered that the status conference hearing in the above-captioned matter is continued from November 8, 2012, at 9:00 a.m., to December 6, 2012, at 9:00 a.m. It is further ordered that the period of delay from November 8, 2012, through and including December 6, 2012, be excluded for purposes of Speedy Trial Act computations pursuant to Title 18, United States Code, Sections 3161(h)(7)(A) and 3161(h)(7)(B)(iv).

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HONORABLE D. LOWELL JENSEN, United States District Judge

Stipulation to Continue Status Hearing; [] Order